BakerHostetler

May 9, 2019

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VIA CM-ECF

Honorable Vernon S. Broderick United States District Court Southern District of New York Thurgood Marshall United States Courthouse 40 Foley Square New York, New York 10007

Re: United States v. Christopher Collins, et al., No. 18-cr-567 (VSB) (S.D.N.Y.)

Dear Judge Broderick:

We are counsel for Defendant Christopher Collins and submit this request for leave of the Court that attorneys Barr and Wangsgard be excused from Local Civil Rule 1.8, such that each attorney may bring one Personal Electronic Device into the courthouse at the May 10 Conference.

Local Civil Rule 1.8, incorporated by Local Criminal Rule 1.1, authorizes the possession of Personal Electronic Devices by administrative order. Accordingly, we respectfully request entry of such an order. We understand that any devices authorized pursuant to this request will be subject to examination for security purposes as are all other materials brought into the courthouse. Further, we have read and understand the 2016 Committee Note to Rule 1.8 regarding the continued prohibition on making any audio or video recording of any proceeding or communication with the Court.

Sincerely,

/s/ Jonathan B. New

Jonathan B. New Jonathan R. Barr Kendall E. Wangsgard BakerHostetler LLP 212.589.4650

Counsel for Christopher Collins

Atlanta Chicago Cincinnati Cleveland Columbus Costa Mesa Denver Houston Los Angeles New York Orlando Philadelphia Seattle Washington, DC Honorable Vernon S. Broderick May 9, 2019 Page 2

Attachment (proposed order)

cc: All counsel of record (via CM-ECF)

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
IN THE MATTER OF AN APPLICATION TO BRING PERSONAL ELECTRONIC DEVICE OR GENERAL PURPOSE COMPUTING DEVICE INTO THE COURTHOUSES OF THE SOUTHERN DISTRICT OF NEW YORK FOR USE IN A PROCEEDING OR TRIAL	
The following Order is subject to the defi	initions, obligations and restrictions imposed
pursuant to Standing Order M10-468, as Revise	ed. Upon submission of written application to
this Court, it is hereby	
ORDERED that the following attorney(s)	are authorized to bring the Personal Electronic
Device(s) and/or the General Purpose Computing	ng Device(s) (collectively, "Devices") listed below
into the Courthouse for use in a proceeding or to captioned United States v.	rial in the action
Christopher Collins, et al.	, No. ^{18-cr-567} .
The date(s) for which such authorization is prov	
Attorney	Device(s)
1. Jonathan R. Barr	One Apple iPhone 8 Plus
2. Kendall E. Wangsgard	One Samsung Galaxy J3 Eclipse
3.	
(Attach Extra S	Sheet If Needed)
The attorney(s) identified in this Order method the Courthouse. Bringing any authorized Devictions are constitutes a certification by the attorney that he restrictions and obligations set forth in Standing	e or she will comply in all respects with the
SO ORDERED:	
Dated:	
	United States Judge

Revised: February 26, 2014